

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
CHARLESTON DIVISION

Andrew Green and Shirley Green, as legal)
guardians of N.G. (a minor child) and Andreia)
Samoria Green,)

Case No. 2:19-CV-00366-RMG

Plaintiffs,)

v.)

**DEFENDANTS' EXPERT WITNESS
DISCLOSURES**

Kanye West; Getting Out Our Dreams, II,)
LLC; UMG Recordings, Inc. a/k/a Universal)
Music Group; Def Jam Recordings; Cydel)
Young d/b/a Mr. Redan Music a/k/a Redan;)
BMG Rights Management (US), LLC a/k/a)
BMG Platinum Songs US and John Does 1-)
30;)

Defendants.)

Pursuant to Federal Rule of Civil Procedure 26(a)(2), Defendants Kanye West, Getting Out Our Dreams, II, LLC, UMG Recordings, Inc. a/k/a Universal Music Group, and Def Jam Recordings (collectively, "Defendants") hereby disclose and reserve the right to call at trial the following expert witnesses:

1. Julie Sessing-Turner
1125 E. Broadway #38
Glendale, CA 91205
(818) 790-7269
2. Paul Geluso
82 Washington Square E
New York, NY 10003
(212) 992-6708
3. Jason King, Ph.D
370 Jay Street
Floor 6
Brooklyn, NY 11201
(212) 992-8400

4. William Hart
1208 Newning Ave.
Austin, TX 78704
(202) 518-7820
5. Barry Massarsky
1120 Avenue of the Americas
Fourth Floor
New York, NY 10036
(212) 626-6858

Each expert's report, which contains the requisite information pursuant to Rule 26(a)(2)(B), is being provided concurrently with these disclosures. Each expert may be contacted through counsel for Defendants.

Defendants, and their experts, reserve their right to supplement their reports and reserve all other rights under the Federal Rules of Civil Procedure and the Federal Rules of Evidence.

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NELSON MULLINS RILEY & SCARBOROUGH LLP

By: s/ ROBERT W. WHELAN

John C. McElwaine

Federal Bar No. 6710

E-Mail: john.mcelwaine@nelsonmullins.com

Robert W. Whelan

Federal Bar No. 9242

E-Mail: robert.whelan@nelsonmullins.com

M. Kathleen McTighe Mellen

Federal Bar No. 11652

E-Mail: katie.mellen@nelsonmullins.com

151 Meeting Street / Sixth Floor

Post Office Box 1806 (29402-1806)

Charleston, SC 29401-2239

(843) 853-5200

MITCHELL SILBERBERG & KNUPP LLP

Eleanor M. Lackman (*admitted pro hac vice*)

E-mail: eml@msk.com

Mark Humphrey (*admitted pro hac vice*)

E-mail: mxh@msk.com

2049 Century Park East, 18th Fl.

Los Angeles, CA 90067

(310) 312-2000

*Attorneys for Defendants Kanye West, Getting Out Our Dreams,
II, LLC, Def Jam Recordings and UMG Recordings, Inc.*

Charleston, South Carolina

September 21, 2020